THE	HERTZCORP		
HERTZ roved For	Release 200 t/0 1/2 Ton Chrandle san Francisco, Californ	P81B00879R0011	
PRINT	25X1A		1240
TO BE		YE	REMINION TI & OUT SECULIAR SECU
A I	<b>.</b>	a maximum of \$5.9	agrees to pay an additional level of \$1 per 4 per fractions thereon the reveals), and Heriz agrees to realises a rate of all Babristy 4 creating the Heriz velocies referred to bearin while it is read, the results of the results agreement, but it entire with this central agreement, but it entire the format and the compact fraction whether the per all such changes its and t
BY CHI & HARD CHI & THE CHI AND CHI AN	100/77 / 100 mm	CAR LICEN	SE NO. STATE VEHIC E NO.
CHARGE CARD	CAR MAKE	MREAGE 1	Will Bruss 1/2 Second
NUMBER CAL HENROLAT	CAR TO BE CHECKED IN AT	MISEAGE (2)	IA MADE CAN BY INVA MADE
Ci (Ai:		DEIVEN	HOURS 0 1
he incurred by the inserance Company because of injuries or damages installing by recoper to retrieve, in such water in makes flowty or its insurance Carrier hable for injuries to occupant of whiche or because of injuries are damages resolding from the man, operation or driving of whiche in violation of any of the terms and smodifies appearing hereis.  (5) Resider expressed sprayers to pay Hertz on demand all time and middlesque, service, mintered or other charges applicable to this central set the rates of in this amounts specified berein and it side and middlesque service, mintered or other charges to said vehicle during this sental series presently between the factor's habitity for said damages shall be healthed to \$2,000 middles whiche was used.  (6) If the person signified agreement has directed the billing for sharings hereunder to be transmitted to snelher person.  [6] If the person signing this agreement has directed the billing for sharings hereunder to be transmitted to snelher person.  [6] If the person signing this agreement has directed the billing for sharings hereunder to be transmitted to snelher person.			DAYS 9
			WHIS 9
			TOTAL SENTAL CHARGE
			MINIMUM
			COLUSION DAMAGE WAIVER
(f) it is expressly agreed that Rester is not the agent, servant or employed of Refiz in any manuser windowner or expression (f). It is expressly agreed that Herit shell not be kable for loss of or damage is any properly that or a shared by Bondor or easy either person in or upon vehicles or lors or any properly with or a shared by Bondor or easy either person in or upon vehicles or lors of the rester in the rest of the rester is a shared by the rester in the rester is the rester in the rester in the rester in the rester is the rester in the			TAT DAMAGE TOTAL CHARGES
Such claims.  IT HAVE BEAD THESE TERMS AND AGREE THERITO			LPSS GAS-REPAIRS
RENTER'S SIGNATURE  Menter perticipate in the benefits of an automobile public flebility and property damage researce policy subject to the berins, benefit and certificities thereof and is bound by such terms, conditions, amount one and restrictions over thorough all of			NET DUE   8
or greats or any person winner retring in or any norm proving your contract of witnistons nature and requires that every sendent must be immediately reported in writing to the Station from which the vehicle is resident in any event within 24 hours after the accident his immediately reported in writing to the Station from which the vehicle is resident and any event within 24 hours after the accident			NET DUE 3
driver. The renter and driver shall not in any n in all metters connected with the investigation	nanner sid or abol any claimant but shall cooperate full and defense of any claim or suff.	ly with the Insurance Company rental agreement. (b) By any	12.93
person in violation of law us to ago or by a driver or ranter who has given a fectivists name or rises ago or address. (c) for any libegal person in violation of law us to ago or by a driver or ranter who has given a fectivist name or rises ago or address. (c) for any libegal insectant by approximation of the ranter who sign of the randel agreement or, previded coder's permission be obtained, by a member of the ranter's immediate family, the renter's employer, or a person divising the vehicle persons a security employer, and the face cross of said driver's regular and escald employment for the renter, provided, however, that any such driver must be a qualified Bonned driver.			CUSTOMER'S COFY
renter, provided, flowerer, that any such drive FORM 405 (12-46) PRINTED IN U.S.A.	r must be a qualified Respond driver.  "CUSTOMER LIABLE FOR ALL PARK!	"BHOITAJOIV BH	2633/
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